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		Γ OF BUSINESS OVERSIGHT							
	OF THE STATE OF CALIFORNIA								
l	In the Matter of:	ACCUSATION IN SUPPORT OF ORDER							
l	THE COMMISSIONER OF BUSINESS	BARRING SUZANNE R. EWEN FROM							
l	OVERSIGHT,	EMPLOYMENT, MANAGEMENT, OR							
l	OVERSIOITI,	CONTROL OF ANY ESCROW AGENT							
l	Complainant,								
l	v.								
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l	SUZANNE R. EWEN,								
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l	Respondent.								
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	Complainant, the Commissioner of Business Oversight (Commissioner) is informed and								
	believes and based upon such information and belief, alleges and charges the Respondent as								
	follows:								
	Tollows.								
	I.								
	<u>Introduction</u>								
	1. The Commissioner seeks to bar Respondent Suzanne R. Ewen (Ewen) from any								
	position of employment, management, or control of any escrow agent pursuant to Financial Code								
	section 17423 for violations of the Escrow Law (Fin. Code §17000 et. seq.) (Escrow Law).								
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- 2. Ewen was employed as an escrow manager of South Bay Escrow, Inc. (South Bay Escrow).
- South Bay Escrow was licensed by the Commissioner as an escrow agent on April 2, 1952 pursuant to the Escrow Law. In or about July 2017, South Bay Escrow informed the Commissioner that it has ceased conducting business as an escrow agent. South Bay Escrow's last known principal place of business was located at: 24236 Walnut Street, Torrance, California 90501.
- 4. Pursuant to Financial Code section 17601, if the Commissioner has reason to believe that any escrow agent is violating the provisions of the Escrow Law, the Commissioner may investigate the escrow agent's business and examine the books and records of the escrow agent, and of every person who acts or claims to act as principal or agent.
- 5. On June 3, 2016, the Commissioner commenced a special examination of the books and records of South Bay Escrow (June 2016 exam). The June 2016 exam revealed that Ewen conducted business as an escrow agent in violation of the provisions of the Escrow Law, including:
- a) knowingly or recklessly disbursing or causing the disbursal of escrow funds in violation of Financial Code section 17414 subdivision (a), and California Code of Regulations, title 10, section 1738;
- b) failing to properly maintain general and trust account records on a current basis in violation of California Code of Regulations, title 10, sections 1732.2 and 1732.3;
- c) failing to preserve books and records with reference to its escrow accounts in violation of California Code of Regulations, title 10, section 1737.3;
- d) failing to post all receipts and disbursements in violation of California Code of Regulations, title 10, section 1732.1; and
- failing to adjust reconciling items timely in violation of California Code of e) Regulations, title 10, section 1732.2.
- On August 23, 2017, the Commissioner issued an Order revoking South Bay 6. Escrow's license for: (i) failure to submit its annual audit report to the Commissioner within 105 days after the close of its fiscal year; (ii) failure to submit a closing audit report as of the date it tendered its license to the Commissioner for surrender; and (iii) failure to make reports required by

law or by the Commissioner within ten days from the day designated for the making of the reports, or within any extension of time granted by the Commissioner. The Commissioner's Order revoking South Bay Escrow's license is a final Order.

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II.

June 2016 Examination

- (a) Failure to properly maintain general and trust account records on a current basis
- 7. During the June 2016 exam, the Commissioner's staff requested various books and records, including the trust and general bank reconciliations, general ledgers and surety bond for South Bay Escrow. A review of South Bay Escrow's books and records revealed that the last trust account bank reconciliation South Bay Escrow conducted was in February 2016, while the last general account bank reconciliation it completed was in December 2014. Ewen claimed that the last bank reconciliation for the general account and posting of the general ledgers was for December 2014, however she did not provide copies of the records to substantiate her claim. Accordingly, Ewen failed to properly maintain general and trust account records on a current basis in violation of California Code of Regulations, title 10, sections 1732.2 and 1732.3.
 - (b) Failure to adjust reconciling items in a timely manner
- A review of the bank reconciliation for South Bay Escrow's trust account for May 2016 disclosed that on December 14, 2015, Ewen withdrew or caused the withdrawal of \$1,000.00 from the trust account instead of the general account in violation of California Code of Regulations, title 10, section 1732.2. The withdrawal caused a trust account shortage of \$1,000.00 from December 14, 2015, until August 17, 2016, when the Commissioner's staff requested that the funds be replaced. Ewen corrected the trust shortage on August 17, 2016, by issuing check number 17163 for \$1,350.00 from the general account number xxxxxx5128, payable to the trust account number xxxxxx9550. A review of the general account bank statement for the month of December 2015 showed that the general account had a balance of \$483.42, as such, the withdrawal \$1,350.00 caused a shortage in the general account.
- The June 2016 exam further revealed that on April 15, 2016, Ewen withdrew or caused the withdrawal of \$350.00 from the trust account instead of the general account in violation

of California Code of Regulations, title 10, section 1732.2. The withdrawal caused a trust account shortage of \$350.00 from April 15, 2016, until August 17, 2016, when the Commissioner's staff requested that the funds be replaced. The trust shortage was corrected on August 17, 2016, when check number 17163 for \$1,350.00 was issued from the general account #xxxx5128 payable to the trust account #xxxx9550. A review of the general account bank statement for the month of April 2016, disclosed the general account maintained a balance of \$902.50, which was sufficient to cover the withdrawal of \$350.00 made on April 15, 2016, but not the entire \$1,350.00 withdrawn from the trust account.

- (c) Unauthorized disbursement of trust funds Escrow Number 17984-TT
- 10. The Commissioner's staff reviewed South Bay Escrow's dormant checks and related documents relating to Escrow file number 17984-TT. The escrow file was not available for inspection; however, Ewen provided to the Commissioner's staff, a printout of the ledger and the final escrow statement. A review of escrow file number 17984-TT disclosed that on November 7, 2006, check number 13783 was issued to a borrower for \$349.53. On July 3, 2015, check number 13783 was canceled and check number 18201 was issued to Ewen's relative for \$300.00, leaving a balance of \$49.53 in escrow. The final escrow statement for escrow file number 17984-TT did not reflect the payment of \$300.00 issued to Ewen's relative. Accordingly, Ewen disbursed or caused the disbursal of funds totaling \$300.00 to her relative without proper notification to, or authorization from the borrower in violation of Financial Code section 17414 subdivision (a)(1).
- 11. On August 24, 2016, Ewen replaced check number 18201 for \$300.00 with check number 17165 from the general account under receipt number 18049. The Commissioner's staff requested that Ewen produce all escrow ledgers that show all the receipts and disbursements reflected on the final escrow statement. Ewen failed to provide to the Commissioner's staff the escrow ledger claiming that South Bay Escrow's accounting system automatically deletes all periods and related transactions that date more than five years from the current date and forwards only any remaining balance. The Commissioner's staff observed that although escrow closed on November 7, 2006, the credit balance of \$349.53 was not disbursed until July 6, 2015. Further,

the record showed that the checks issued in the amount of \$300.00, and \$349.53, were both cancelled on August 24, 2016. Accordingly, in addition to making unauthorized disbursements, Ewen failed to preserve books and records with reference to its escrow accounts in violation of California Code of Regulations, title 10, section 1737.3.

(d) <u>Unauthorized Disbursement of trust funds - Escrow Number 17985-TT</u>

12. Escrow file number 17985-TT was not available for inspection. Ewen provided

- 12. Escrow file number 17985-TT was not available for inspection. Ewen provided to the Commissioner's staff a printout of the ledger and the final escrow statement. A review of Escrow file number 17985-TT disclosed that on or about December 17, 2015, check number 13830, which was initially issued to a borrower, G.N., in the amount of \$812.50, was replaced with check number 18413 made payable to a different payee, S.B. for the same amount of \$812.50. The ledger showed the incorrect payee name, G.N. for the check number 18413. In addition, the final escrow statement did not disclose the disbursement amount of \$812.50 or reflect the name of S.B. As such, Ewen disbursed or caused the disbursal of funds totaling \$812.50 to S.B. without notification or authorization from the borrower in violation of Financial Code section 17414 subdivision (a)(1).
- 13. On August 25, 2016, Ewen replaced the unauthorized disbursement of \$812.50 by issuing check number 17167, in the amount of \$812.50, made payable to S.B. from the general account under receipt number 18050. A corrected final escrow statement was not provided. Instead, Ewen claimed that South Bay Escrow's accounting system automatically deletes all periods and related transactions that date more than five years from the date of the disbursal. As a result, the ledger does not disclose all the receipts and disbursements as shown on the final escrow statement. To date, Ewen has not produced South Bay Escrow's older ledgers that list all the transactions before the transactions are deleted by its accounting system. Accordingly, in addition to making unauthorized disbursements, Ewen failed to preserve books and records with reference to its escrow accounts in violation of California Code of Regulations, title 10, section 1737.3.

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III.

Applicable Law

- 14. California Code of Regulations, title 10, section 1738 provides in pertinent part:
 - (a) All money deposited in such "trust" or "escrow" account shall be withdrawn, paid out, or transferred to other accounts only in accordance with the written escrow instructions of the principals to the escrow transaction or the escrow instructions transmitted electronically over the Internet executed by the principals to the escrow transaction or pursuant to order of a court of competent jurisdiction.

. . . .

15. California Code of Regulations, title 10, section 1738.2 provides:

An escrow agent shall use documents or other property deposited in escrow only in accordance with the written escrow instructions of the principals to the escrow transaction or the escrow instructions transmitted electronically over the Internet executed by the principals to the escrow transaction, or if not otherwise directed by written or electronically executed instructions, in accordance with sound escrow practice, or pursuant to order of a court of competent jurisdiction.

- 16. California Code of Regulations, title 10, section 1732.2 provides:
 - (a) An escrow agent shall establish and maintain currently the following books with reference to its escrow accounts:
 - (1) Escrow ledger containing a separate ledger sheet for each escrow;
 - (2) Escrow liability controlling account;
 - (3) Cash receipt and disbursement journal or a file containing copies of all receipts and checks and/or check stubs of checks issued by the escrow agent as a medium of posting to the records referred to in subsections (1) and (2) in which case adding machine tapes of totals of receipts and checks shall be retained. The records referred to in subsections (1) and (2) shall be reconciled at least once each month with the bank statements of the "trust" or "escrow" account. The records referred to in subsection (1) shall be reconciled at least once each week with the escrow liability controlling account referred to in subsection (2).
 - (b) An escrow agent engaged in the business of receiving escrows for deposit or delivery of the types of transactions specified in subdivision (c) of Section 17312 of the Financial Code and of the types of transactions not specified therein shall maintain separate escrow books

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and separate escrow	trust accounts i	for each t	type of	escrow	business	in
the same manner as	provided for in	subsectio	on (a).			

- 17. Financial Code section 17414 provides in pertinent part:
 - (c) It is a violation for any person subject to this division or any director, stockholder, trustee, officer, agent, or employee of any such person to do any of the following:
 - (1) Knowingly or recklessly disburse or cause the disbursal of escrow funds otherwise than in accordance with escrow instructions, or knowingly or recklessly to direct, participate in, or aid or abet in a material way, any activity which constitutes theft or fraud in connection with any escrow transaction.
 - (2) Knowingly or recklessly make or cause to be made any misstatement or omission to state a material fact, orally or in writing, in escrow books, accounts, files, reports, exhibits, statements, or any other document pertaining to an escrow or escrow affairs.

. . .

- 18. Financial Code section 17423 provides:
 - (d) The commissioner may, after appropriate notice and opportunity for hearing, by order,... bar from any position of employment, management, or control any escrow agent, or any other person, if the commissioner finds either of the following:
 - (1) That the...bar is in the public interest and that the person has committed or caused a violation of this division or rule or order of the commissioner, which violation was either known or should have been known by the person committing or causing it or has caused material damage to the escrow agent or to the public.
 - (e) Within 15 days from the date of a notice of intention to issue an order pursuant to subdivision (1), the person may request a hearing under the Administrative Procedure Act (Chapter 5 (commencing with Section 11500) of Division 3 of Title 2 of the Government Code). Upon receipt of a request, the matter shall be set for hearing to commence within 30 days after such receipt unless the person subject to this division consents to a later date. If no hearing is requested within 15 days after the mailing or service of such notice and none is ordered by the commissioner, the failure to request a hearing shall constitute a waiver of the right to a hearing.

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immediately prohibited from engaging in any escrow processing activities, including disbursing any trust funds in the escrow agent's 3 possession, custody or control, and the financial institution holding trust funds shall be so notified by service of the notice, accusation and 4 other administrative pleadings. The prohibition against disbursement 5 of trust funds may be set aside, in whole or in part, by the commissioner for good cause. 6 7 IV. 8 **Conclusion** 9 Based upon the following, the Commissioner finds that grounds exist, and that it is in the 10 public interest, to bar Suzanne R. Ewen from any position of employment, management or control of 11 any escrow agent. 12 WHEREFORE, IT IS PRAYED THAT: 13 Suzanne R. Ewen, be barred from position of employment, management, or control of any 14 escrow agent. 15 Dated: February 28, 2018 JAN LYNN OWEN 16 Los Angeles, California Commissioner of Business Oversight 17 18 By 19 UCHE L. ENENWALI Senior Counsel 20 **Enforcement Division** 21 22 23 24 25 26 27 28

(f) Upon receipt of a notice of intention to issue an order pursuant to

this section, the person who is the subject of the proposed order is